MSG

# Case 2:19-cv-03568-MSG Document 2 Filed 08/06/19 Page 1 of 5

FOR THE EASTERN DISTRICT OF PENNSYLVANIA

19

3568

#### DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff: PO Box 256, Waymart, PA 18472				
Address of Defendant:				
Place of Accident, Incident or Transaction: Wayne				
RELATED CASE, IF ANY:				
Case Number:				
Civil cases are deemed related when Yes is answered to any of the following questions:				
1. Is this case related to property included in an earlier numbered suit pending or within one year  Yes  No  previously terminated action in this court?				
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit  Yes  No  pending or within one year previously terminated action in this court?				
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action of this court?				
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights  Yes  No  No				
I certify that, to my knowledge, the within case is / is not related to any case now pending or within one year previously terminated action in this court except as noted above.  DATE:   08/06/2019  Attorney-at-Law / Pro Se Plaintiff  Attorney I.D. # (if applicable)				
CIVIL: (Place a √ in one category only)				
A. Federal Question Cases:  B. Diversity Jurisdiction Cases:				
□ 1. Indemnity Contract, Marine Contract, and All Other Contracts □ 1. Insurance Contract and Other Contracts   □ 2. FELA □ 2. Airplane Personal Injury   □ 3. Jones Act-Personal Injury □ 3. Assault, Defamation   □ 4. Antitrust □ 4. Marine Personal Injury   □ 5. Patent □ 5. Motor Vehicle Personal Injury   □ 6. Labor-Management Relations □ 6. Other Personal Injury (Please specify): □   □ 7. Civil Rights □ 7. Products Liability   □ 8. Products Liability - Asbestos   □ 9. Securities Act(s) Cases □ 9. All other Diversity Cases   □ 10. Social Security Review Cases □ 9. All other Diversity Cases   □ 11. All other Federal Question Cases (Please specify): □   □ 12. Insurance Contract and Other Contracts   □ 2. Airplane Personal Injury   □ 3. Assault, Defamation   □ 4. Marine Personal Injury   □ 5. Motor Vehicle Personal Injury   □ 6. Other Personal Injury (Please specify): □   □ 7. Products Liability - Asbestos   □ 9. All other Diversity Cases   (Please specify): □				
ARBITRATION CERTIFICATION				
(The effect of this certification is to remove the case from eligibility for arbitration.)				
I,, counsel of record or pro se plaintiff, do hereby certify:  Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs:  Relief other than monetary damages is sought.				
I,, counsel of record or pro se plaintiff, do hereby certify:  Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs:				

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# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

# **CASE MANAGEMENT TRACK DESIGNATION FORM**

Telephone	FAX Number	E-Mail Addres	SS
Date	Deputy Clerk	Attorney for	
	Samil Mc Grand		
(f) Standard Managemen	t – Cases that do not fall into ar	y one of the other tra	cks. (\(\sigma\)
commonly referred to	- Cases that do not fall into trac o as complex and that need spec se side of this form for a detailed	ial or intense manage	ment by
(d) Asbestos – Cases invo exposure to asbestos.	lving claims for personal injury	or property damage f	rom (□)
(c) Arbitration – Cases re	quired to be designated for arb	itration under Local C	ivil Rule 53.2. (□)
	s requesting review of a decisio ntiff Social Security Benefits.	n of the Secretary of H	lealth and Human (□)
(a) Habeas Corpus – Case	s brought under 28 U.S.C. § 224	1 through § 2255.	
SELECT ONE OF THE FO	LLOWING CASE MANAGEMEN	T TRACKS:	
plaintiff shall complete a time of filing the complain on the reverse side of this regarding said designatio of court and serve on the Form specifying the track	vil Justice Expense and Delay R Case Management Track Desi nt and serve a copy on all defen s form.) In the event that a defe on, that defendant shall, with it plaintiff and all other parties, a to which that defendant believ	ignation Form in all of dants. (See § 1:03 of to and ant does not agree is first appearance, subsection as the case Management Ties the case should be	civil cases at the che plan set forth with the plaintiff omit to the clerk rack Designation
United States Departn			1.6
	: :	NO.	9 3568
v.			n n
Carroll	: CIVIL ACTION		

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# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

WESLEY CARROLL.

Petitioner/Plaintiff.

VS.

DOOR NO.: 19 3568

UNITED STATES DEPARTMENT OF JUSTICE, Respondents/Defendants .

#### Preedom Of Information Act (FOIA/PA) Appeal

On this 27th day of July 2019, Notice is hereby given that I, Wesley Carroll hereby appeals the following listed denials of my FOIA/PA Requests, and or respondents/defendants failures to comply with the POIA, their ruling, further since NONE of the Requested documents or copies of any have been sent.

RE: FOIA/PA REQUEST NO .: NFP-109595

responded to by defendants on: July 1, 2019,

received by plaintiff on: July 8, 2019,

where defendants stated: "Your request for information pertaining to Financial Fraud Targeting Senior Citizens ... is administratively clased ...:

Signed by a David M. Hardy, Section Chief (above stated defendants address)

Some of said requests have been submitted for several years, with still NO compliance, records, documents, copies, etc ..

\*\*\* page 1. of 2. pages \*\*\*

I herein request immediate compliance and the immediate furnishing of copies and documents requested. I further seek \$250.00 per day damages for each day of non compliance, documents never sent, already established inordinate delays and irreparable damages caused.

Respectfully submitted,

Mr. Wesley Carroll

PA ID \$ GE-8566

Route 6, P. O. Box 256

Waymart, Pennsylvania 18472

#### CERTIFICATE OF SERVICE

I, Wesley Carroll, the petitioner/plaintiff, hereby certify that I have served a copy of the attached FOIA/PA Appeal, upon the following, via United States Postal Service First Class, addressed as follows:

U. S. Department Of Justice 170 Marcel Drive Winchester, VA 22602-4843

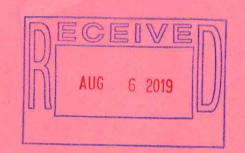
Respectfully submitted.

Mr. Wasley Carroll

Petitioner/Plaintiff

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From: MR. WESLEY CARROLL Pa. ID & GE-8666, SCI WAYMARY Route 6, P. O. Box 256 Waymart, Pannsylvania 18472



To The U. S. District Court, E.D. of Pa.

JULE 20, 2019

To The Honorable Clerks Office,

不是世界 用企业的数据表现企业主席 Sant 中央政治区

Unclosed please find by briefs that I hereis subsit for a docket number, filing and further processing. Please further send me a docketted copy and a copy of the docket sheet (of which I have enclosed a self addressed postage paid envelops for).

Thankyou for your time and assistances.

Respectfully submitted

Hr. Wesley Carroll

Petitioner Pro 3a